# A BILL FOR AN ACT

RELATING TO ELECTIONS.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTIO	ON 1. Chapter 11, Hawaii Revised Statutes, is amended	
2	by adding a	new section to part X to be appropriately designated	
3	and to read as follows:		
4	" <u>§11-</u>	Mandatory recount of votes. (a) The chief	
5	election of	fficer, or the clerk in the case of a county election,	
6	shall conduct a recount of all votes cast for any office or		
7	ballot question in any election if the official tabulation of		
8	all of the	returns for that office or question reveals that the	
9	difference in:		
10	<u>(1)</u>	The number of votes cast for a candidate apparently	
11	<u> </u>	qualified for the general election ballot or elected	
12		to office and the number of votes cast for the closest	
13		apparently defeated opponent; or	
14	(2)	The number of votes cast in the affirmative for the	
15	. 1	ballot question and the number of votes cast in the	
16	]	negative for the ballot question, including when	
17	·	applicable, the tabulation of blank votes,	

1 is equal to or less than one hundred votes or one-half of one per cent of the total number of votes cast for the contest, 2 3 whichever is greater. 4 (b) No candidate shall be charged for the cost of a 5 mandatory recount under this section. 6 (c) All mandatory recounts of votes under this section 7 shall be completed and the results publicly announced no later 8 than seventy-two hours after the closing of polls on election 9 day. 10 (d) The chief election officer shall adopt rules pursuant 11 to chapter 91 for the mandatory recount of votes under this 12 section; provided that the rules shall: 13 (1) Authorize candidates affected by the recount, or their 14 designated representatives, to attend and witness the 15 recount; and 16 (2) Require the notification of the parties described in 17 paragraph (1) of the time and place of the recount no 18 later than one day prior to the date of the recount. (e) This section shall apply to votes counted pursuant to 19 20 section 11-151."

## S.B. NO. 216 S.D. 2

1	SECTI(	ON 2. Section 11-155, Hawaii Revised Statutes, is	
2	amended to read as follows:		
3	"§11-:	155 Certification of results of election. On receipt	
4	of certific	ed tabulations from the election officials concerned,	
5	the chief	election officer, or county clerk in <u>a</u> county	
6	[elections] election, shall compile, certify, and release the		
7	election results after the expiration of the time for bringing		
8	an election	n contest. The certification shall be based on a	
9	comparison	and reconciliation of the following:	
10	(1)	The results of the canvass of ballots conducted	
11		pursuant to chapter 16;	
12	(2)	The audit of pollbooks (and related record books) and	
13		resultant overage and underage report;	
14	(3)	The audit results of the manual audit team;	
15	(4)	The results of the absentee ballot reconciliation	
16		report compiled by the clerks; [and]	
17	<u>(5)</u>	The results of any mandatory recount of votes	
18		conducted pursuant to section 11- ; and	
19	[ <del>-(5)</del> -]	(6) All logs, tally sheets, and other documents	
20		generated during the election and in the canvass of	
21		the election results.	

- 1 A certificate of election or a certificate of results declaring
- 2 the results of the election as of election day shall be issued
- 3 pursuant to section 11-156; provided that in the event of an
- 4 overage or underage, a list of all precincts in which an overage
- 5 or underage occurred shall be attached to the certificate. The
- 6 number of candidates to be elected receiving the highest number
- 7 of votes in any election district shall be declared to be
- 8 elected. Unless otherwise provided, the term of office shall
- 9 begin or end as of the close of polls on election day. The
- 10 position on the question receiving the appropriate majority of
- 11 the votes cast shall be reflected in a certificate of results
- 12 issued pursuant to section 11-156."
- 13 SECTION 3. Section 11-173.5, Hawaii Revised Statutes, is
- 14 amended by amending subsection (a) to read as follows:
- "(a) In a primary and special primary election [contests,
- 16 and] contest, or a county election [contests] contest held
- 17 concurrently with a regularly scheduled primary or special
- 18 primary election, the complaint shall be filed in the office of
- 19 the clerk of the supreme court not later than 4:30 p.m. on the
- 20 sixth day after a primary or special primary election  $[\tau]$  or a
- 21 county election [contests] contest held concurrently with a

- 1 regularly scheduled primary or special primary election, and
- 2 shall be accompanied by a deposit for costs of court as
- 3 established by the rules of the supreme court [-]; provided that
- 4 a complaint pertaining to votes subject to a mandatory recount
- 5 pursuant to section 11- shall be filed no later than 4:30 p.m.
- 6 on the thirteenth calendar day following the election or the
- 7 third calendar day following a recount, whichever occurs first.
- 8 The clerk shall issue to the defendants named in the complaint a
- 9 summons to appear before the supreme court not later than 4:30
- 10 p.m. on the fifth day after service [thereof.] of summons."
- 11 SECTION 4. Statutory material to be repealed is bracketed
- 12 and stricken. New statutory material is underscored.
- SECTION 5. This Act shall take effect on July 1, 2050.

### Report Title:

Elections; Ballot Questions; Mandatory Recount of Votes; Margin of Victory

### Description:

Requires a mandatory recount of election votes and ballot measures when the margin of victory for election contests or tabulation for ballot measures is equal to or less than one hundred or one-half of one per cent of the votes cast, whichever is greater. Effective 7/1/2050. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.